Case 5:23-cv-02032-FMO-SHK Document 1-1 Filed 09/29/23 Page 1 of 3 Page ID #:6 UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA

		CIV	IL COVER SHEE		EDC V 23-2032						
I. (a) PLAINTIFFS (Che Neha Gupta 2940 S Halton Paseo, Ont Ph No: 415-996-8193	,	esenting yourself 🔀	DEFEND	ANTS	(Check box if you are re	epresenting yourself 🔲)					
(b) County of Residence of First Listed Plaintiff San Bernardino				County of Residence of First Listed Defendant							
(EXCEPT IN U.S. PLAINTIFF CASES)				(IN U.S. PLAINTIFF CASES ONLY)							
(c) Attorneys (Firm Name, Address and Telephone Number) If you are representing yourself, provide the same information. Neha Gupta 2940 S Halton Paseo, Ontario, CA, 91761 Ph No: 415-996-8193				Attorneys (Firm Name, Address and Telephone Number) If you are representing yourself, provide the same information.							
II. BASIS OF JURISDICTION (Place an X in one box only.)				(Place an X in one box for plaintiff and one for defendant) PTF DEF PEF PEF PEF PEF PEF DEF							
1. U.S. Government 3. Federal Que Government		uestion (U.S. Not a Party)	Citizen of This State	e 🗆	1 1 Incorporated of of Business in t	r Principal Place PTF DEF 4 4 4 4 4 4 4 5 4 5 5 5 5					
		ndicate Citizenship	Citizen or Subject o	of B		Business in Another State reign Nation 6 6					
Defendant	of Parties in I	tem III)	roreign Country	¥¥	kuusa#						
IV. ORIGIN (Place an X in one box only.) 1. Original Proceeding State Court Appellate Court Appellate Court State Court State Court Appellate Court Appellate Court State Court Appellate Court Appellate Court State Court Appellate Court A											
V. REQUESTED IN COM	IPLAINT: JURY DE	MAND: 🔀 Yes 🗌] No (Check	"Yes" on	ly if demanded in com	plaint.)					
CLASS ACTION under	F.R.Cv.P. 23:	∕es ⊠No	MONE	Y DEMAN	IDED IN COMPLAINT:	\$ 50.000.000					
VI. CAUSE OF ACTION Invasion of Privacy - Intrus				f statement	of cause. Do not cite jurisd	ictional statutes unless diversity.)					
VII. NATURE OF SUIT (Place an X in one bo	x only).									
OTHER STATUTES	CONTRACT	REAL PROPERTY CONT	r. immigrat	ION	PRISONER PETITIONS	PROPERTY RIGHTS					
375 False Claims Act	110 Insurance	240 Torts to Land	462 Naturali		Habeas Corpus:	820 Copyrights					
376 Qui Tam	120 Marine	245 Tort Product Liability	☐ Application	l	463 Alien Detainee 510 Motions to Vacate	830 Patent					
(31 USC 3729(a))	130 Miller Act	290 All Other Real	465 Other Immigration	Actions	☐ Sentence	835 Patent - Abbreviated					
☐ Reapportionment	140 Negotiable	Property TORTS	TORTS		530 General 535 Death Penalty	New Drug Application					
410 Antitrust	L_J Instrument 150 Recovery of	PERSONAL INJURY	PERSONAL PRO	VA3000-1101000V1100000000	Other:	840 Trademark 880 Defend Trade Secrets Act					
430 Banks and Banking	Overpayment &	310 Airplane	371 Truth in	1	540 Mandamus/Other	of 2016 (DTSA)					
450 Commerce/ICC Rates/Etc.	Enforcement of Judgment	315 Airplane Product Liability	380 Other P	- 1	550 Civil Rights	SOCIAL SECURITY					
460 Deportation	151 Medicare Act	320 Assault, Libel &	Property Da	mage	555 Prison Condition	861 HIA (1395ff)					
470 Racketeer Influenced & Corrupt Org.	152 Recovery of	☐ Slander ☐ 330 Fed. Employers	, 385 Property		560 Civil Detainee	862 Black Lung (923)					
480 Consumer Credit	Defaulted Student Loan (Excl. Vet.)	Liability	Product Liab		Conditions of Confinement	863 DIWC/DIWW (405 (g))					
485 Telephone Consumer Protection Act	153 Recovery of	340 Marine	422 Appeal		FORFEITURE/PENALTY	864 SSID Title XVI					
490 Cable/Sat TV	Overpayment of Vet. Benefits	345 Marine Product Liability	- 03C 136	[625 Drug Related Seizure of Property 21	☐ 865 RSI (405 (g))					
850 Securities/Com-	160 Stockholders'	350 Motor Vehicle	423 Withdra USC 157	iwal 28	USC 881	FEDERAL TAX SUITS					
modities/Exchange 890 Other Statutory	Suits	355 Motor Vehicle Product Liability	CIVILRIGH	its [690 Other	870 Taxes (U.S. Plaintiff or Defendant)					
Actions	☐ 190 Other	360 Other Personal	440 Other C	ivil Rights	LABOR	871 IRS-Third Party 26 USC					
891 Agricultural Acts	Contract	injury 362 Personal Injury	441 Voting	1	710 Fair Labor Standards Act	7609					
893 Environmental Matters	Product Liability	☐ Med Malpratice ´	442 Employi	11	☐ 720 Labor/Mgmt. Relations						
895 Freedom of Info.	196 Franchise	365 Personal Injury- Product Liability	443 Housing Accommoda		740 Rallway Labor Act						
896 Arbitration	REAL PROPERTY	367 Health Care/	445 America Disabilities-	in with	751 Family and Medical						
899 Admin. Procedures	210 Land Condemnation	Pharmaceutical Personal Injury	Employment		Leave Act						
Act/Review of Appeal of Agency Decision	220 Foreclosure	Product Liability 368 Asbestos	☐ 446 America Disabilities-C		☐ 790 Other Labor Litigation						
950 Constitutionality of State Statutes	230 Rent Lease & Ejectment	Personal Injury Product Liability	448 Education		791 Employee Ret. Inc. Security Act						

CIVIL COVER SHEET

Page 1 of 3

FOR OFFICE USE ONLY:

CV-71 (10/20)

Case Number:

Case 5:23-cv-02032-FMO-SHK Document 1-1 Filed 09/29/23 Page 2 of 3 Page ID #:7 UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA

CIVIL COVER SHEET

VIII. VENUE: Your answers to the questions below will determine the division of the Court to which this case will be initially assigned. This initial assignment is subject to change, in accordance with the Court's General Orders, upon review by the Court of your Complaint or Notice of Removal.

QUESTION A: Was this case removed from state court?		SE WAS PENDING IN THE COUNTY OF:			INITIAL DIVISION IN CACD IS:				
Yes 🔀 No	Los Angeles, Ventura, Santa Barbara	Western							
If "no, " skip to Question B. If "yes," check the box to the right that applies, enter the	Orange					Southern			
corresponding division in response to Question E, below, and continue from there.	Riverside or San Bernardino					Eastern			
QUESTION B: Is the United States, or one of its agencies or employees, a PLAINTIFF in this action?	B.1. Do 50% or more of the defendants who reside in the district reside in Orange Co.? check one of the boxes to the right			YES. Your case will initially be assigned to the Southern Division. Enter "Southern" in response to Question E, below, and continue from there.					
☐ Yes ⊠ No	_			NO. Continue to Question B.2.					
If "no, " skip to Question C. If "yes," answer Question B.1, at right.	B.2. Do 50% or more of the defendants who reside in the district reside in Riverside and/or San Bernardino Counties? (Consider the two counties together.)		YES. Your case will initially be assigned to the Eastern Division. Enter "Eastern" in response to Question E, below, and continue from there.						
	check one of the boxes to the right			NO. Your case will Initially be assigned to the Western Division. Enter "Western" in response to Question E, below, and continue from there.					
QUESTION C: Is the United States, or	C.1. Do 50% or more of the plaintiffs wh	o reside	e in the	VCC Vaux		di initially be assigned	d to the Southern Division		
one of its agencies or employees, a DEFENDANT in this action?	district reside in Orange Co.? check one of the boxes to the right		o ar aro	YES. Your case will initially be assigned to the Southern Div Enter "Southern" in response to Question E, below, and con from there.					
☐ Yes 🏻 No				NO. Continue to Question C.2.					
If "no, " skip to Question D. If "yes," answer Question C.1, at right.	C.2. Do 50% or more of the plaintiffs who reside in the district reside in Riverside and/or San Bernardino Counties? (Consider the two counties together.)		0	YES. Your case will initially be assigned to the Eastern Division. Enter "Eastern" in response to Question E, below, and continue from there.					
	check one of the boxes to the right			NO. Your case will initially be assigned to the Western Division. Enter "Western" in response to Question E, below, and continue from there.					
QUESTION D: Location of plaintiff	s and defendants?		Oran	A. ge County	Emission (1)	B. liverside or San rnardino County	C. Los Angeles, Ventura, Santa Barbara, or San Luis Obispo County		
Indicate the location(s) in which 50% or reside. (Check up to two boxes, or leave	more of <i>plaintiffs who reside in this dis</i> blank if none of these choices apply.,	trict							
Indicate the location(s) in which 50% or more of <i>defendants who reside in this district</i> reside. (Check up to two boxes, or leave blank if none of these choice apply.)							\boxtimes		
D.1. In the up of least one	anamarin Calumn A3			D.2. le there e	t lan	rt one answer in C	olumn 97		
D.1. Is there at least one answer in Column A? Yes No			D.2. Is there at least one answer in Column B? Yes No						
If "yes," your case will initially be assigned to the			If "yes," your case will initially be assigned to the						
SOUTHERN DIVISION.			EASTERN DIVISION.						
Enter "Southern" in response to Question E, below, and continue from there.			Enter "Eastern" in response to Question E, below.						
If "no," go to question D2 to the right,			If "no," your case will be assigned to the WESTERN DIVISION. Enter "Western" in response to Question E, below.						
QUESTION E: Initial Division?				ini	TIAL	DIVISION IN CACD			
Enter the initial division determined by C	Question A, B, C, or D above:	WEST	TERN						
QUESTION F: Northern Counties?									
Do 50% or more of plaintiffs or defendan	nts in this district reside in Ventura, Sa	anta Ba	rbara, o	r San Luis Obis	spo co	ounties?	Yes No		

Case 5:23-cv-02032-FMO-SHK Document 1-1 Filed 09/29/23 Page 3 of 3 Page ID #:8 UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA

CIVIL COVER SHEET

IX(a). IDENTICAL CASES: Has this action been previously filed in this court?							⊠ NO	YES		
If yes, list case num	ber(s):									
IX(b). RELATED CASE	S: Is this case re	ated (as defined below	/) to any	y civil or criminal	case(s) previously	filed in this c	ourt?			
			·		,		⊠ NO	YES		
If yes, list case num	ber(s):									
Civil cases are re	lated when they	(check all that apply):								
A. Arise	e from the same o	or a closely related tran	saction,	, happening, or e	vent;					
B. Call	for determination	of the same or substa	ntially r	elated or similar	questions of law a	nd fact; or				
C. For	other reasons wo	uld entail substantial d	uplicati	ion of labor if hea	rd by different jud	lges.				
Note: That cases	may involve the	same patent, trademar	k, or co	pyright is not, in	itself, sufficient to	deem cases r	elated.			
		inal case are related w								
A. Arise	e from the same o	or a closely related tran	saction,	, happening, or e	vent;					
B. Call	for determinatior	of the same or substa	ntially r	elated or similar	questions of law a	nd fact; or				
	live one or more heard by differe	defendants from the cr nt judges.	iminal o	case in common	and would entail s	ubstantial du	plication of			
X. SIGNATURE OF AT		: N	leha	Coupta		DATE:	09/29/2023			
Notice to Counsel/Part neither replaces nor sup more detailed instructio	plements the filir	ig and service of pleadi	ings or							
Key to Statistical codes rela	ting to Social Secur	Ity Cases:								
Nature of Suit Code	Abbreviation			nent of Cause of A						
861	HIA	All claims for health ins include claims by hospi (42 U.S.C. 1935FF(b))	urance b itals, skill	penefits (Medicare) led nursing facilitie	under Title 18, Part , s, etc., for certificatio	A, of the Social s on as providers	Security Act, as a of services unde	mended. Also, r the program.		
862	BL.	All claims for "Black Lur 923)	ng" bene	fits under Title 4, P	art B, of the Federal	e Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C.				
863	DIWC	All claims filed by insure all claims filed for child				its under Title 2 of the Social Security Act, as amended; plus (42 U.S.C. 405 (g))				
863	DIWW	All claims filed for wido amended. (42 U.S.C. 40)		idowers Insurance	penefits based on di	sability under T	itle 2 of the Soci	al Security Act, as		
864	SSID	All claims for suppleme amended.	ntal secu	urity income paym	ents based upon dis	on disability filed under Title 16 of the Social Security Act, as				
865	RSI	All claims for retiremen (42 U.S.C. 405 (g))	t (old ag	e) and survivors be	nefits under Title 2 o	of the Social Sec	curity Act, as amo	ended.		

Page 3 of 3 **CIVIL COVER SHEET**